CITY OF NEWTON PURCHASING DEPARTMENT

CONTRACT FOR THE NEWTON PUBLIC BUILDINGS DEPARTMENT

PROJECT MANUAL: SUPPLY AND DELIVER PAINTING & RELATED SUPPLIES INVITATION FOR BID #14-77

Bid Opening Date: February 13, 2014 at 10:00 a.m.

JANUARY 2014 Setti D. Warren, Mayor

CITY OF NEWTON

PURCHASING DEPARTMENT

INVITATION FOR BID #14-77

The City of Newton (City) invites sealed bids from Contractors for:

SUPPLY AND DELIVER PAINTING & RELATED SUPPLIES

Bids will be received until: 10:00 a.m., Thursday, February 13, 2014

at the Purchasing Department, Room 204, Newton City Hall, 1000 Commonwealth Avenue, Newton, MA 02459. Bids will not be accepted nor may submitted bids be corrected, modified or withdrawn after the deadline for bids. Following the deadline for bids, all bids received within the time specified will be publicly opened and read aloud.

Contract Documents will be available on line at www.newtonma.gov/bids or for pickup at Newton City Hall, Room 204, Purchasing Department, 1000 Commonwealth Avenue, Newton Centre, MA 02459 after 10:00 a.m., January 30, 2014.

There will be no charge for contract documents.

Bid surety is **not** required with this bid.

The contract will be awarded by item, with award(s) made to the lowest priced bidder for that item. One or more contracts will be awarded based on the item price made by the lowest, responsible and responsive bidder for that item. Bidders need not bid on every item. Delivery of supplies is required to start upon the execution of this contract. The dollar value of a contract may be increased only in accordance with M.G.L. c.30B, §13, and then by an aggregate amount not more than twenty five percent (25%) of the contract total.

These materials will be delivered over the course of a one year period from date of contract execution through January 31, 2015. The City, at its sole discretion, shall have the option to extend for two (2) additional one (1) year terms with no change in the contract price and terms and conditions.

All deliveries will be to the Newton Public Buildings Department, 52 Elliot Street, newton Highlands, MA 02461.

All bids are subject to the provisions of M.G.L. c.30B. F.O.B. Destination inside designated department, Newton, MA.

All bids shall be submitted as one (1) ORIGINAL and one (1) COPY.

All City bids are available on the City's web site at www.newtonma.gov/bids. It is the sole responsibility of the contractor downloading these bids to ensure they have received any and all addenda prior to the bid opening. Addenda will be available online within the original bid document as well as a separate file. If you download bids from the internet site and would like to make it known that your company has done so, you may fax the Purchasing Department (617) 796-1227 or email to purchasing@newtonma.gov with your NAME, ADDRESS, PHONE, FAX AND INVITATION FOR BID NUMBER.

The City will reject any and all bids in accordance with the above referenced General Laws. In addition, the City reserves the right to waive any informalities in any or all bids, or to reject any or all bids (in whole or in part) if it be in the public interest to do so.

CITY OF NEWTON

Nicholas Read Chief Procurement Officer

January 30, 2014

CITY OF NEWTON

DEPARTMENT OF PURCHASING

INSTRUCTIONS TO BIDDERS

ARTICLE 1 - BIDDER'S REPRESENTATION

- 1.1 Each General Bidder (hereinafter called the "Bidder") by making a bid (hereinafter called "bid") represents that:
 - 1. The Bidder has read and understands the Bidding Documents, Contract Forms, General Conditions, Conditions of the Contract, General Requirements and Project Specifications (collectively, referred to as the "Contract Documents") and the bid is made in accordance therewith.
 - 2. The Bidder has visited the work site and is familiar with the local conditions under which the work has to be performed.
- 1.2 Failure to so examine the Contract Documents and work site will not relieve any Bidder from any obligation under the bid as submitted.

ARTICLE 2 - REQUEST FOR INTERPRETATION

- 2.1 Bidders shall promptly notify the City of any ambiguity, inconsistency, or error which they may discover upon examination of the Contract Documents, the site, and local conditions.
- 2.2 Bidders requiring clarification or interpretation of the Contract Documents shall make a written request to the *Chief Procurement Officer*, at purchasing@newtonma.gov or via facsimile (617) 796-1227. The City will only answer such requests if received by **Friday, February 7, 2014 at 12:00 noon**. In the event that the bid opening date is changed, the deadline for informational requests may also change as provided in an addendum issued by the City.
- 2.3 Interpretation, correction, or change in the Contract Documents will be made by addendum which will become part of the Contract Documents. The City will not be held accountable for any oral communication.
- 2.4 Addenda will be emailed to every individual or firm on record as having taken a set of Contract Documents.
- 2.5 Copies of addenda will be made available for inspection at the location listed in the Invitation for Bids where Contract Documents are on file, in addition to being available online at www.newtonma.gov/bids.
- 2.6 Bidders or proposers contacting ANY CITY EMPLOYEE regarding an Invitation for Bid (IFB) or a Request for Proposal (RFP), outside of the Purchasing Department, once an IFB or RFP has been released, may be disqualified from the procurement process.
- Bidders downloading information off the internet web site are solely responsible for obtaining any addenda prior to the bid opening. If the bidder makes itself known to the Purchasing Department, at purchasing@newtonma.gov or via facsimile (617) 796-1227, it shall be placed on the bidder's list. Bidders must provide the Purchasing Department with their company's name, street address, city, state, zip, phone, fax, email address and INVITATION FOR BID #14-77.

ARTICLE 3 - MBE PARTICIPATION

- 3.1 Notice is hereby given that the Mayor's Affirmative Action Plan for the City of Newton in effect at the time of this solicitation is applicable to all construction contracts in excess of \$10,000.00.
- 3.2 Notice is hereby given that the City of Newton Minority/Women Business Enterprise Plan and the Supplemental Equal Employment Opportunity Anti-Discrimination and Affirmative Action Program in effect at the time of this solicitation are applicable to all City contracts for goods and services in excess of \$50,000.00.
- 3.3 Copies of the Plans and Program referred to in Sections 3.1 and 3.2 are available at: www.newtonma.gov/purchasing.

ARTICLE 4 - PREPARATION AND SUBMISSION OF BIDS

- 4.1 Bids shall be submitted on the "Bid Form" as appropriate, furnished by the City.
- 4.2 All entries on the Bid Form shall be made by typewriter or in ink.
- 4.3 Where so indicated on the Bid Form, sums shall be expressed in both words and figures. Where there is a discrepancy between the bid sum expressed in words and the bid sum expressed in figures, the words shall control.
- 4.4 The Bid, including the bid deposit shall be enclosed in a sealed envelope with the following plainly marked on the outside:
 - * GENERAL BID FOR: #14-77
 - * NAME OF PROJECT: Supply and Deliver Painting and Related Supplies
 - * BIDDER'S NAME, BUSINESS ADDRESS, AND PHONE NUMBER
- 4.5 Date and time for receipt of bids is set forth in the Invitation for Bids.
- 4.6 Timely delivery of a bid at the location designated shall be the full responsibility of the Bidder. In the event that Newton City Hall is closed on the date or at the time that bids are due, the date and time for receipt of bids shall be on the next business day following that the Newton City Hall and the Purchasing Department are open.
- 4.7 Bids shall be submitted with one **original** and one **copy.**
- 4.8 Be advised that a new Massachusetts law has been enacted that required all employees who work on Massachusetts
 Public works construction sites must have no less than 10 hours of OSHA-approved safety and health training. See
 Chapter 306 of the Acts of 2004, which became effective July 1, 2006.
 - 1. This requirement will apply to any general bid or sub bid submitted.
 - 2. This law directs the Massachusetts Attorney General to restrain the award of construction contracts to any contractor who is in violation to this requirement and to restrain the performance of these contracts by non-complying contractors.
 - 3. The contractor and all subcontractors on this project will be required to provide certification of compliance with this requirement. Non-compliance with this law will disqualify you from bidding on public contracts.

ARTICLE 5 - ALTERNATES

- 5.1 Each Bidder shall acknowledge alternates (if any) in Section C on the Bid Form.
- In the event an alternate does not involve a change in the amount of the base bid, the Bidder shall so indicated by writing "No Change", or "N/C" or "0" in the space provided for that alternate.
- 5.3 Bidders shall enter on the Bid Form a single amount for each alternate which shall consist of the amount for work performed by the Contractor.
- 5.4 The low Bidder will be determined on the basis of the sum of the base bid and the accepted alternates.

ARTICLE 6 - WITHDRAWAL OF BIDS

- Any bid may be withdrawn prior to the time designated for receipt of bids on written or electronic request. Electronic withdrawal of bids must be confirmed over the Bidder's signature by written notice postmarked on or before the date and time set for receipt of bids.
- 6.2 Withdrawn bids may be resubmitted up to the time designated for the receipt of bids.
- 6.3 No bids may be withdrawn within sixty (60) days, Saturdays, Sundays and legal holidays excluded, after the opening of the bids.

ARTICLE 7 - CONTRACT AWARD

- 7.1 The City will is soliciting prices for the items set forth in the Annual In House Supply Bid List: Painting and Related Supplies Bid Lists attached hereto. It is the City's intent to award separate contracts for each item to the lowest, responsible and responsive bidder for such item. Accordingly, the City may award one (1) contract, or as many contracts as there are bidders. Contracts will be awarded within sixty (60) days, Saturdays, Sundays, and legal holidays excluded, after the opening of bids.
- 7.2 The City reserves the right to waive minor informalities in or to reject any or all Bids if it be in the public interest to do so.
- 7.3 The City reserves the right to reject any bidder who has failed to pay any local taxes, fees, assessments, betterments, or any other municipal charge, unless the bidder has a pending abatement application or has entered into a payment agreement with the collector-treasurer.
- As used herein, the term "lowest responsible and responsive Bidder" shall mean the Bidder (1) whose bid is the lowest of those bidders possessing the skill, ability and integrity necessary for the faithful performance of the work; (2) who has met all the requirements of the invitation for bids; (3) who shall certify that he is able to furnish labor that can work in harmony with all other elements of labor employed or to be employed in the work; (4) who, where the provisions of section eight B of chapter twenty-nine apply, shall have been determined to be qualified thereunder.
- 7.5 Subsequent to the award and within five (5) days, Saturday, Sundays and legal holidays excluded, after the prescribed forms are presented for signature, the successful Bidder shall execute and deliver to the City a contract in the form included in the Contract Documents in such number of counterparts as the City may require.
- 7.6 In the event that the City receives low bids in identical amount from two or more responsive and responsible Bidders, the City shall select the successful Bidder by a blind selection process chosen by the City such as flipping a coin or drawing names from a hat. The low Bidders who are under consideration will be invited to attend and observe the selection process.

ARTICLE 8 - TAXES

- 8.1 The Bidder shall not include in this bid any tax imposed upon the sale or rental of tangible personal property in this Commonwealth, such as any and all building materials, supplies, services and equipment required to complete the work.
- 8.2 The City is exempt from payment of the Massachusetts Sales Tax, and the Bidder shall not include any sales tax on its bid. The City's exemption Number is E-046-001-404.

ARTICLE 9 – PROPRIETARY SPECIFICATIONS

- 9.1 The City has used a proprietary specification to describe the supply for which is soliciting bids. Such specifications are permitted under M.G.L. c. 30B, §14, provided that the Chief Procurement Officer has prepared a written statement that no other manner of description suffices and the justification therefor.
- 9.2 The required determination and justification have been duly prepared, and a copy may be requested in accordance with the Massachusetts Public Records Law, M.G.L. c. 66, §10.

END OF SECTION

CITY OF NEWTON

DEPARTMENT OF PURCHASING

BID FORM #14-77

A.	The undersigned proposes to furnish all labor, materials, tools, equipment, transportation and supervision required to perform all work in accordance with the Project Manual prepared by the City entitled:				
	SUPPLY AND DELIVER PAINTING & RELATED SUPPLIES				
В.	This bid includes addenda number(s),,,				
C.	The contract price(s) will be per attached ITEM SHEETS (6 pages).				
	Supply and Deliver Painting & Related Supplies				
	IMPORTANT: Award will be made to the lowest, responsive and responsible bidder by line item.				
	*If an alternate item is being proposed, the bidder shall so indicate by providing a full description of the proposed substitute as well as provide data sheets, catalog cuts, performance and test data, and any other information which will support or otherwise prove equality; such proof rests entirely with the bidder. If the alternate product information (listed above) is not provided at the time of the bid the bidder may be deemed non responsive. SAMPLE IS REQUIRED IF BIDDING AN APPROVED EQUAL.				
	COMPANY NAME				
D.	Prompt Payment Discounts. Bidders are encouraged to offer discounts in exchange for an expedited payment. Payments may be issued earlier than the general goal of within 30 days of receipt of the invoice only when in exchange for discounted prices. Discounts will not be considered in determining the lowest responsible bidder.				
	Prompt Payment Discount				

- **E**. The undersigned has completed and submits herewith the following documents:
 - O Signed Bid Form, 2 pages
 - O Bidder's Qualifications and References Form, 2 pages
 - O Certificate of Non-Collusion, 1 page
 - O Debarment Letter, 1 page
 - O IRS Form W-9, 1 page
 - O Item Sheets, 6 pages
- **F.** The undersigned agrees that, if selected as general contractor, s/he will within five days (Saturdays, Sundays and legal holidays excluded) after presentation thereof by the City, execute a contract in accordance with the terms of this bid.

The undersigned hereby certifies that it will comply fully with all laws and regulations applicable to awards made subject to M.G.L. c.30B.

The undersigned further certifies under the penalties of perjury that this bid has been made and submitted in good faith and without collusion or fraud with any other person. As used in this section the word "person" shall mean any natural person, business, partnership, corporation, union, committee, club or other organization, entity, or group of individuals. The undersigned further certifies under penalty of perjury that the said undersigned is not presently debarred from public contracting or subcontracting in the Commonwealth under the provisions of M.G.L. c.29, §29F or any other applicable debarment provisions of any other chapter of the General Laws or any rule or regulation promulgated thereunder.

ate	
	(Name of General Bidder)
	BY:
	(Printed Name and Title of Signatory)
	(Business Address)
	(City, State Zip)
	(Telephone) (FAX)
	(E-mail Address)

NOTE: If the bidder is a corporation, indicate state of incorporation under signature, and affix corporate seal; if a partnership, give full names and residential addresses of all partners; if an individual, give residential address if different from business address; and, if operating as a d/b/a give full legal identity. Attach additional pages as necessary.

END OF SECTION

CITY OF NEWTON

BIDDER'S QUALIFICATIONS AND REFERENCES FORM

All questions must be answered, and the data given must be clear and comprehensive. Please type or print legibly. If necessary, add additional sheet for starred items. This information will be utilized by the City for purposes of determining bidder responsiveness and responsibility with regard to the requirements and specifications of the Contract.

IS YOUR BUSINESS A MI	BE? YES	NO WBE?	YES	NO or MWBE ?	YES
LIST ALL CONTRACTS C DATE OFCOMPLETION:					
HAVE YOU EVER FAILEI	TO COMBLET	CE A CONTRACT	A W A DDED	TO VOU?	
HAVE TOO EVER FAILER YESN IF YES, WHERE AND WH	O	E A CONTRACT		10 100?	
HAVE YOU EVER DEFAU IF YES, PROVIDE DETAIL		ONTRACT?	YES	NO	
LIST YOUR VEHICLES/EC	QUIPMENT AV	AILABLE FOR TH	IIS CONTRA	ACT:	
IN THE SPACES FOLLOW	UNG DDOVIDE	INEODMATION	DECADDIN	C CONTD A CTS COM	DI ETEN
				UM OF FOUR (4) COI	

DOLLAR AMOUNT: \$		DATE COMPLETED:
	YES1	
CONTACT PERSON: _		TELEPHONE #:)
CONTACT PERSON'S I	RELATION TO PROJECT?:	
		(i.e., contract manager, purchasing agent, etc.)
DDOIECT NAME.		
		DATE COMPLETED:
PUBLICLY BID?		
CONTACT PERSON:		TELEPHONE #: ()
		(i.e., contract manager, purchasing agent, etc.)
CITY/STATE:		
DOLLAR AMOUNT: \$		DATE COMPLETED:
PUBLICLY BID?	YES1	NO
TYPE OF WORK?:		TELEPHONE #: ()
CONTACT PERSON:		TELEPHONE #: ()
CONTACT PERSON'S I		
		(i.e., contract manager, purchasing agent, etc.)
PROJECT NAME:		
		DATE COMPLETED:
PUBLICLY BID?	YES1	NO
TYPE OF WORK?:		
CONTACT PERSON:		TELEPHONE #:()
CONTACT PERSON'S I	RELATION TO PROJECT?:	
		(i.e., contract manager, purchasing agent, etc.)
requests any person, firm		ed herein is complete and accurate and hereby authorizes and y information requested by the City in verification of the recit d experience.
DATE:	BIDDER:	
SIGNATURE:		
PRINTED NAME:		TITLE:
TIMITED MAND		11112.

END OF SECTION

10.

CERTIFICATE OF NON-COLLUSION

submitted in good faith and without collusion or fraud with	his bid or proposal has been made and submitted in good faith and hany other person. As used in this certification, the word "person" shan, union, committee club, or other organization, entity, or group or	ıll
	(Signature of individual)	
	Name of Business	

City of Newton



Mayor Setti D. Warren

Re:

Purchasing Department

Nicholas Read & Chief Procurement Officer 1000 Commonwealth Avenue Newton Centre, MA 02459-1449 purchasing@newtonma.gov Telephone (617) 796-1220 Fax: (617) 796-1227 TDD/TTY (617) 796-1089

Date		
Vendor		

Debarment Letter for Invitation For Bid #14-77

As a potential vendor on the above contract, the City requires that you provide a debarment/suspension certification indicating that you are in compliance with the below Federal Executive Order. Certification can be done by completing and signing this form.

Debarment:

Federal Executive Order (E.O.) 12549 "Debarment and Suspension" requires that all contractors receiving individual awards, using federal funds, and all sub-recipients certify that the organization and its principals are not debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded by any Federal department or agency from doing business with the Federal Government.

I hereby certify under pains and penalties of perjury that neither I nor any principal(s) of the Company identified below is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any federal department or agency.

		(Name)
		(Company)
		(Address)
PHONE	FAX	(Address)
EMAIL		
		Signature
		Date

If you have questions, please contact Nicholas Read, Chief Procurement Officer at (617) 796-1220.

Form W-9 (Rev. October 2007)

Request for Taxpayer Identification Number and Certification

Give form to the requester. Do not send to the IRS.

5.	Name (as shown on your income tax return)				
on page	Business name, if different from above				
or type ructions	Check appropriate box: ☐ Individual/Sole proprietor ☐ Corporation ☐ Partnership ☐ Limited liability company. Enter the tax classification (D=disregarded entity, C=corporation, P=partnership) ►				
Print c Insti	Address (number, street, and apt. or suite no.)	Requester's name	and address (optional)		
Specifi	City, state, and ZIP code				
See	List account number(s) here (optional)				
Part	Taxpayer Identification Number (TIN)				
backu	your TIN in the appropriate box. The TIN provided must match the name given on Line 1 p withholding. For individuals, this is your social security number (SSN). However, for a re sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other enti	esident	l security number		
	mployer identification number (EIN). If you do not have a number, see <i>How to get a TIN</i> of		or		
	If the account is in more than one name, see the chart on page 4 for guidelines on whose to enter.	se Emplo	oyer identification number		
Part	II Certification				

Under penalties of perjury, I certify that:

- 1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and
- 2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and
- 3. I am a U.S. citizen or other U.S. person (defined below).

Certification Instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the Certification, but you must provide your correct TIN. See the instructions on page 4.

Sign Here U.S. person ► Date ► Name

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Purpose of Form

A person who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

- 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued), $\,$
- 2. Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income.

Note. If a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- An individual who is a U.S. citizen or U.S. resident alien,
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States,
- An estate (other than a foreign estate), or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of income from such business. Further, in certain cases where a Form W-9 has not been received, a partnership is required to presume that a partner is a foreign person, and pay the withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid withholding on your share of partnership income.

The person who gives Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States is in the following cases:

• The U.S. owner of a disregarded entity and not the entity,

Form **W-9** (Rev. 10-2007)

CONTRACT FORMS
The awarded bidder will be required to complete and submit documents substantially similar in form to the following.
These forms may need to be modified on account of changed circumstances, and are provided for informational purposes only.

CITY - CONTRACTOR AGREEMENT

CONTRACT NO. ____

CITY	OF NEWTON, a	nade this day of in the year Two Thousand and Fourteen by and between the municipal corporation organized and existing under the laws of the Commonwealth of Massachusetts, as the CITY, acting through its Chief Procurement Officer, but without personal liability to him, and
herein	after referred to a	as the CONTRACTOR.
The pa	arties hereto for th	ne considerations hereinafter set forth agree as follows:
I.		VORK. The Contractor agrees to furnish and to deliver to the City at such times, at such place or places, in and in such quantities as the City may direct, and at the unit prices quoted in the Contractor's bid the a or items:
		SUPPLY AND DELIVER PAINTING AND RELATED SUPPLIES
II.		DOCUMENTS. The Contract Documents consist of the following documents which are either attached to it or are incorporated herein by reference:
	a.	This CITY-CONTRACTOR Agreement;
	b.	The City's INVITATION FOR BID #14-77 issued by the Purchasing Department;
	c.	The Project Manual for Supply & Deliver Painting and Related Supplies including Specifications, and if included or referenced therein, any Standard Terms and Conditions, Special Conditions, Wage Rate Requirements, Wage Rate Schedule(s);
	d.	Addenda Number(s);
	e.	The Bid Response of the CONTRACTOR submitted for this Project and accompanying documents and certifications;
	f.	Certificate(s) of Insurance and surety bond(s), if any, submitted by the CONTRACTOR in connection with this Project;
	g.	Duly authorized and executed Amendments, Change Orders or Work Orders issued by the CITY after execution of this CITY-CONTRACTOR Agreement.
		ONTRACTOR Agreement, together with the other documents enumerated in this Article, constitute the ent between the CITY and the CONTRACTOR.
ш	DDIODITY C	NE DOCUMENTS. In the event of inconsistency between the terms of this CITY. CONTRACTOR

- **III. PRIORITY OF DOCUMENTS.** In the event of inconsistency between the terms of this CITY -CONTRACTOR Agreement and the Project Manual, the terms of this Agreement shall prevail.
- **IV. APPLICABLE STATUTES.** All applicable federal, state and local laws and regulations are incorporated herein by reference and the Contractor agrees to comply with same.

- V. CONTRACT TERM. The term of this contract shall extend from the day of execution through January 31, 2015. The City, at its sole discretion, shall have the option to extend for two (2) additional one (1) year terms with no change in the contract price and terms and conditions.
- VI. QUANTITIES. The quantities specified in the Project Manual are approximate and are based on previous consumption. It is specifically understood the City does not agree to purchase any specific quantity, and purchases will be made to cover actual requirements only. The City may increase or decrease the quantity of any item specified without change in price per unit of quantity as stated in the Contractor's Bid Response.
- **VII. MATERIALS.** The Contractor agrees, unless otherwise specified, that all equipment, materials and supplies furnished under this contract are to be first quality, new and unused.
- VIII. AUTHORIZATION OF AND PAYMENT FOR WORK PERFORMED. The execution of this contract does not constitute a notice to proceed or authorization to perform work or make deliveries. No work shall be commenced or deliveries made unless authorized by a written Work Order issued by the City specifying the equipment, materials or supplies to be delivered. The Contractor will be paid following completed delivery and acceptance of the equipment, materials or supplies ordered in accordance with the Contract. The City will use best efforts to pay within thirty (30) days of receipt of an invoice for the delivered equipment, materials or supplies or acceptance of same whichever date is later.
- IX. CLAIMS FOR MATERIALS OR LABOR. In the event any claims have been filed with the City for material or labor delivered or performed pursuant to this contract, the City shall be under no obligation to make any payment until such claims are adjusted to the satisfaction of the City. Any and all liens for supplies may be paid off by the City within twenty (20) days after the filing for record as provided by law of a notice of such liens, except where the claim on which the lien is filed is being litigated by the Contractor, and in such case the City may pay the amount of any final judgment or decree on any such claim. All money paid by the City in settlement of liens and claims as aforesaid, with the costs and expenses incurred by the City in connection therewith shall be charged to the Seller, bearing interest at the rate of six percent (6%) per annum, and be deducted from the next payment falling due the Seller under the terms of this contract.
- X. UNIT PRICES. It is agreed that the unit prices listed are maximum prices and that the City shall be entitled to take advantage of any decreasing market conditions, decreases to be governed by the manufacturers' price listing as might be generally adopted in the trade, or by the same percentage that the Seller may reduce prices to others who purchase in similar quantities and under similar conditions.
- XI. RESPONSIBILITY FOR THE WORK/INDEMNIFICATION. In the performance of any work, including the delivery of equipment, materials or supplies, pursuant to this Contract, the Contractor shall take all responsibility for the work, and shall take all precautions for preventing injuries to persons and property in or about the work and shall defend, indemnify and hold the City harmless from all loss, cost, damage or expense arising from injuries to persons or property in or about the work. The Contractor shall be responsible for any damage which may be caused by the failure or insufficiency of any temporary works. He shall effectively protect his work and shall be liable for all damage and loss by delay or otherwise caused by his neglect or failure so to do.
- **XII. WARRANTY.** Except as may be otherwise provided in the Project Manual, the Contractor shall replace, repair or make good, without cost to the City, any defects or faults arising within one (1) year after date of acceptance of equipment, materials or supplies furnished hereunder (acceptance not to be unreasonably delayed) resulting from imperfect or defective work done or materials furnished by the Contractor.
- XIII. PATENT INDEMNIFICATION. The Contractor agrees to assume the defense of and shall indemnify and save harmless the City and all persons acting for or on behalf of it from all suits and claims against them, or any of them, arising from or occasioned by the use of any material, equipment or apparatus, or any part thereof which infringes or is alleged to infringe on any patent rights. In case such material, equipment or apparatus, or any part thereof, in any such suit is held to constitute infringement, the Contractor, within a reasonable time, shall at its own expense, and as the City may elect, replace such material, equipment or apparatus with non-infringing material, equipment or apparatus, or remove the material, equipment, or apparatus and refund the sums paid therefor.
- **XIV. INSPECTION.** For the purposes of inspection of the equipment, materials and supplies covered by this contract, the Contractor shall give the City free access to his works and furnish every facility for properly inspecting such equipment, materials and supplies, and shall furnish full information, whenever requested, relating thereto. Approval by any inspector of the City shall not relieve the Contractor from his obligation to comply in all respects with the contract.

- **XV. ASSIGNMENT/SUB-CONTRACTING.** The Contractor agrees that he will not sell, assign or transfer this Contract or any part thereof or interest therein without the prior written consent of the City.
- **XVI. INSTALLATION.** If any of the equipment, materials and supplies covered by this contract is to be installed by either the Contractor or the City, the Contractor shall, upon request of the City, furnish a competent employee to supervise the installation without expense to the City, unless otherwise provided herein. Such supervisor, or other employees furnished by the Contractor, shall be the agents of the Contractor and not of the City, and the Contractor hereby agrees to indemnify the City and hold it harmless from and against any and all loss, costs, damage, and expense sustained as the result of negligence or other conduct on the part of such supervisor or employee.
- **XVII. TERMINATION.** The City of Newton may, by written notice of default to the Contractor, terminate the whole or any part of this Contract or any Shipping or Work Order issued pursuant thereto in any one of the following circumstances:
 - a. If the Contractor fails to make delivery of the equipment, goods or supplies or to perform the services within the time specified herein or any extension thereof;
 - b. If the Contractor fails to perform any of the other provisions of this contract or, if in the opinion of the City, Contractor so fails to make progress as to endanger performance of this contract in accordance with its terms, and in either of these two circumstances does not correct such failure within thirty (30) days (or such longer period as the City may authorize in writing) after receipt of notice from the City specifying such failure.
- **XVIII. GOVERNING LAW.** This Contract shall be governed by and construed in accordance with the laws of the Commonwealth of Massachusetts.
- XIX. SEVERABILITY. The provisions of this Contract are severable. If any section, paragraph, clause or provision of this Contract shall be finally adjudicated by a court of competent jurisdiction to be invalid, the remainder of this Contract shall be unaffected by such adjudication and all of the remaining provisions of this Contract shall remain in full force and effect as though such section, paragraph, clause or provision, or any part thereof so adjudicated to be invalid, had not been included herein, unless such remaining provisions, standing alone, are incomplete and incapable of being executed in accordance with the intent of the parties to this Contract.
- **XX. AMENDMENTS TO THIS CONTRACT.** This Contract may not be amended except in writing executed in the same manner as this CITY-CONTRACTOR Agreement.

THIS SPACE LEFT BLANK INTENTIONALLY

IN WITNESS WHEREOF, the parties have caused this instrument to be executed under seal the day and year first above written.

CONTRACTOR	CITY OF NEWTON
By	By Chief Procurement Officer
Print Name	Chief Procurement Officer
Title	Date
Date	Ву
Affix Corporate Seal Here	By
City funds in the amount of are available in account number: 01-115-02-5430 -	Approved as to Legal Form and Character
	By
I further certify that the Mayor, or his designee, is authorized to execute contracts and approve	Associate City Solicitor
change orders.	Date
By Comptroller of Accounts	CONTRACT AND BONDS APPROVED
Date	By
	By

Date

CERTIFICATE OF AUTHORITY - CORPORATE

1.	I hereby certify that I am the Clerk/Secretary of
	(insert full name of Corporation)
2.	corporation, and that
	corporation, and that (insert the name of officer who signed the contract and bonds .)
3.	is the duly elected
	(insert the title of the officer in line 2)
4.	of said corporation, and that on
	(insert a date that is ON OR BEFORE the date the officer signed the contract and bonds .)
at a duly	authorized meeting of the Board of Directors of said corporation, at which all the directors were present or waived notice, it was voted that
5.	the (insert name from line 2) (insert title from line 3)
	(insert name from line 2) (insert title from line 3)
	of this corporation be and hereby is authorized to execute contracts and bonds in the name and on behalf of said corporation, and affix its Corporate Seal thereto, and such execution of any contract of obligation in this corporation's name and on its behalf, with or without the Corporate Seal, shall be valid and binding upon this corporation; and that the above vote has not been amended or rescinded and remains in full force and effect as of the date set forth below.
6.	ATTEST: AFFIX CORPORATE
	ATTEST: AFFIX CORPORATE (Signature of Clerk or Secretary)* SEAL HERE
7.	Name:
	Name:(Please print or type name in line 6)*
8.	Date:
	(insert a date that is <i>ON OR AFTER</i> the date the officer signed the <u>contract and bonds</u> .)

^{*} The name and signature inserted in lines 6 & 7 must be that of the Clerk or Secretary of the corporation.

CERTIFICATION OF TAX COMPLIANCE

Pursuant to M.G.L. c.62C, §49A and requirements of the City of Newton, the undersigned acting on behalf of the Contractor certifies under the penalties of perjury that the Contractor is in compliance with all laws of the Commonwealth relating to taxes including payment of all local taxes, fees, assessments, betterments and any other local or municipal charges (unless the Contractor has a pending abatement application or has entered into a payment agreement with the entity to which such charges were owed), reporting of employees and contractors, and withholding and remitting child support.*

Signature of Individual or Corporate Contractor (Mandatory)	* Contractor's Social Security Number (Voluntary) or Federal Identification Number
Print Name:	
By: Corporate Officer (Mandatory, if applicable)	Date:
(Mandatory, if applicable) Print Name:	

^{*} The provision in this Certification relating to child support applies only when the Contractor is an individual.

^{**} Approval of a contract or other agreement will not be granted until the City receives a signed copy of this Certification.

^{***} Your social security number may be furnished to the Massachusetts Department of Revenue to determine whether you have met tax filing or tax payment obligations. Providers who fail to correct their non-filing or delinquency will not have a contract or other agreement issued, renewed, or extended.

CITY OF NEWTON, MASSACHUSETTS

PURCHASING DEPARTMENT

GENERAL TERMS AND CONDITIONS

- 1. The right is reserved to reject any and all bids, to waive minor informalities, and to make award as may be determined to be in the best interest of the City of Newton.
- 2. Prices quoted must include delivery to the City, as specified on the Work Order.
- 3. No charges will be allowed for packing, crating, freight, Express or cartage unless specifically stated and included in the bid
- 4. The award to the successful bidder may be canceled if successful bidder shall fail to prosecute the work with promptness and diligence.
- 5. Time in connection with discount offered will be computed from the date of delivery to the City, as specified on Work Order, or from date correct invoice is received by the City, if the latter date is later than the date of delivery.
- 6. The successful bidder shall replace, repair or make good, without cost to the City, any defects or faults arising within one (1) year after date of acceptance of articles furnished hereunder (acceptance not to be unreasonably delayed) resulting from imperfect or defective work done or materials furnished by the Sellor.
- 7. The Contractor shall indemnify and save harmless the City and all persons acting for on behalf of it from all suits and claims against them, or any of them, arising from or occasioned by the use of any material, equipment or apparatus, or any part thereof, which infringes or is alleged to infringe on any patent rights. In case such material, equipment or apparatus, or any part thereof, in any such suit is held to constitute infringement, the Contractor, within a reasonable time, will at it's expense, and as the City may elect, replace such material, equipment or apparatus with non-infringing material, equipment or apparatus, or remove the material, equipment or apparatus, and refund the sums paid therefor.
- 8. The successful bidder shall comply with all applicable Federal State and Local laws and regulations.
- 9. Purchases made by the City are exempt from Federal excise taxes and bid prices must exclude any such taxes. Tax exemption certificates will be furnished upon request.
- 10. If so stated in the Invitation For Bid the successful bidder will be required to furnish a performance and/or a labor and material payment bond, in an amount, in a form and with a surety satisfactory to the City. The bidder shall be responsible for the cost of the bond(s).
- 11. If the Invitation for Bids requires bid surety, this surety shall be in the form of a cash, bid bond, cahsier's check, treasurer's check, or certified check on a responsible bank, payable to the City of Newton, and must be filed with the original bid in the Office of the Purchasing Agent. Failure to do so will lead to rejection of bid. The bid surety will be returned to the sucessful bidder within seven (7) days execution of awarded, and approval by the City of performance and/or payment bond(s). The bid surety covers the City for damages when a bidder withdraws its bid after the bid submission date. Be advised that to the extent permitted by the law, the City will retain all bid deposits for withdrawn bids.
- 12. Verbal orders are not binding on the City and deliveries made or work done without formal Work Order or Contract are at the risk of the Contractor and may result in an unenforceable claim.
- 13. The Contractor shall agree to indemnify, defend and hold the City harmless from any and all claims arising out of the performance of this contract.
- 14. "Equal" An item equal to that named or described in the specifications of the contract may be furnished by the Contractor and the naming of any commercial name, trademark or other identification shall not be construed to exclude any item or manufacturer not mentioned by name or as limiting competition but shall establish a standard of equality only. An item shall be considered equal to the item so named or described if (1) it is at least equal in quality, durability, appearance, strength and design; (2) it will perform at least equally the function imposed by the general design for the work being contracted for or the material being purchased; and (3) it conforms substantially, even with deviations, to the detailed requirements for the item in

the specifications. The name and identification of all materials other than the one specifically named shall be submitted to the City in writing for approval, prior to purchase, use or fabrication of such items. Subject to the provisions of M.G.L., Ch. 30, Sec. 39J, approval shall be at the sole discretion of the City, shall be in writing to be effective, and the decision of the City shall be final. The City may require tests of all materials so submitted to establish quality standards at the Contractor's expense. All directions, specifications and recommendations by manufacturers for installation, handling, storing, adjustment and operation of their equipment shall be complied with; responsibility for proper performance shall continue to rest with the Contractor.

For the use of material other than the one specified, the Contractor shall assume the cost of and responsibility for satisfactorily accomplishing all changes in the work as shown. If no manufacturer is named, the Contractor shall submit the product he intends to use for approval of the City.

Except as otherwise provided for by the provisions of M.G.L., Ch. 30, Sec. 39J, the Contractor shall not have any right of appeal from the decision of the City condemning any materials furnished if the Contractor fails to obtain the approval for substitution under this clause. If any substitution is more costly, the Contractor shall pay for such costs."

- 15. Notice is hereby given that the City of Newton Minority/Women Business Enterprise Plan dated December 1999 is applicable to all City of Newton contracts for materials and supplies. A copy of this plan may be obtained from the Purchasing Department.
- 16. Right To Know:

Any Contractor who receives an order or orders resulting from this invitation agrees to submit a Material Safety Data Sheet (MSDS) for each toxic or hazardous substance or mixture containing such substance, pursuant to M.G.L., Ch. 111F, SS8, 9 and 10 and the regulations contained in 441 CMR SS 21.06 when deliveries are made. The Contractor agrees to deliver all containers properly labeled pursuant to M.G.L. Ch. 111F, SS 7 and the regulations contained in 441 CMR SS 21.05. Failure to submit an MSDS and/or label on each container will place the Contractor in noncompliance with the work order. Failure to furnish MSDSs and/or labels on each container may result in civil or criminal penalties, including bid debarment and action to prevent the Contractor from selling said substances or mixtures containing said substances within the Commonwealth. All Contractors furnishing substances or mixtures subject to Chapter 111F of the M.G.L. are cautioned to obtain and read the law and rules and regulations referred to above. Copies can be obtained from the State House Book Store, Secretary of State, State House, Room 117, Boston, MA 02133, (617-727-2834) for \$2.00 plus \$.65 postage.

17. INSURANCE REQUIREMENTS

The Contractor shall provide insurance coverage as listed below. This insurance shall be provided at the Contractor's expense and shall be in full force and effect during the full term of this Contract.

WORKER'S COMPENSATION

Worker's Compensation: Per M.G.L. c.149, §34 and c. 152 as amended.

COMMERCIAL GENERAL LIABILITY

Personal Injury \$500,000 each occurrence \$1,000,000 aggregate
Property Damage \$500,000 each occurrence

\$1,000,000 aggregate

VEHICLE LIABILITY

Personal Injury \$500,000 each person \$1,000,000 aggregate
Property Damage \$300,000 each occurrence

\$500,000 aggregrate

The City shall be named as additional insureds on the Contractor's Liability Policies.

The Contractor shall not commence the work until proof of compliance with this has been furnished to the City by submitting one copy of a properly endorsed insurance certificate issued by a company authorized to write insurance in the Commonwealth. This certificate shall indicate that the contractual liability coverage is in force. The Contractor shall file the original and one certified copy of all policies with the City within ten (10) days after contract award. If the City is damaged by the Contractor's failure to maintain such insurance and to so notify the City, then the Contractor shall be responsible for all reasonable costs attributable thereto.

Cancellation of any insurance required by this contract, whether by the insurer or the insured, shall not be valid unless written notice thereof is given by the party proposing cancellation to the other party and City at least thirty days prior to the effective date thereof, which shall be expressed in said notice.

FAILURE TO COMPLY WITH THESE TERMS AND CONDITIONS COULD RESULT IN THE CANCELLATION OF YOUR CONTRACT.

CITY OF NEWTON

SCOPE OF SERVICES

NEWTON PUBLIC BUILDINGS DEPARTMENT PAINTING & RELATED SUPPLIES

1.0 Scope

1.1 Newton Public Buildings Department is accepting bids for Painting & Related Supplies as per the bid list attached. All bids must be submitted in the manner and form prescribed by the Specifications which control award of the contract.

One or multiple contracts will be awarded. Bidders need not bid or can bid by line item with the award being made to the lowest responsive and responsible bidder(s) for each line item

- 1.2 Quantities specified are based on a census taken by Newton Public Buildings Department. Newton Public Buildings Department reserves the right to increase or decrease quantities to be ordered within the time limits set forth in the bid, but no increase shall exceed twenty five percent (25%) of the total contract price.
- 1.3 In an effort to purchase the quality of product necessary, samples are required of all bid items unless bidding on the exact product referenced within the bid item description.
- 1.4 All prices shall be F.O.B. Destination inside Newton Public Buildings Department.

2.0 Description and Quality

2.1 Wherever items are specified by trade name, manufacturer, or dealer's catalog number, or by any other reference, it shall be taken to mean the items as this described or any other item equal thereto in quality, finish, durability, compatibility, safety and serviceability for the purpose for which it is intended. If an alternate item is being proposed, the bidder shall so indicate by providing a full description of the proposed substitute as well as provide data sheets, catalog cuts, performance and test data, and any other information which will support or otherwise prove equality; such proof rests entirely with the bidder. When the bidder does not state the brand, it is understood that the offer is exactly as specified. Final decisions concerning the quality of items, other than those specifically designated, is to rest with the Newton Public Schools whose determination shall be final and conclusive. Vendors shall guarantee quality control of all goods at no additional cost to the City. Samples shall be furnished free-of-charge upon request and may be retained for future comparisons. Samples and literature must be provided within three (3) days after the request.

3.0 Delivery

- 3.1 All packages, cartons, or other containers must be clearly marked with a) a packing slip with contents or item number from specifications, b) the number of boxes on shipment, c) the contract number and d) the vendor's name and order number.
- 3.2 Deliveries shall be made to the Public Buildings Department, 52 Elliot Street, Newton Highlands, MA 02461, as per the bid award schedule. All deliveries shall be made to the inside of the building and contractors are cautioned to notify their shipping contractors that adequate assistance must be provided at the point of delivery. No sidewalk deliveries will be accepted.

- 3.3 Deliveries shall be made between the hours of 8:00 a.m. and 3:00 p.m., Monday through Friday. Forty-eight (48) hours' notice of delivery is required by contacting Support Services at 617-796-1600. Newton Public Buildings Department shall not be responsible for deliveries that cannot be made because notice was not received in time.
- 3.4 Deliveries are to be completed within thirty (30) calendar days after receipt of the order unless otherwise indicated or notified by the Contractor and approved in writing by the Newton Public Buildings Department. All items may be delivered up to six (6) times during the course of a one year period of the contract as specified within this project manual.

4.0 Payment

- 4.1 Invoices shall be billed to Accounts Payable, Newton Public Buildings Department, 52 Elliot Street, Newton Highlands, Massachusetts 02461.
- 4.2 Invoices must be in duplicate including the a) contract number, b) item number, c) quantities, d) description, e) unit price and f) totals.

END OF SECTION

PUBLIC BUILDING DEPARTMENT

FY 2014 - 2015

PAINTING AND RELATED SUPPLIES

ANNUAL BID

ITEM SHEETS

Required supplies are estimates only. The City makes no guarantees as to supplies actually procured.

Bid prices shall include inside delivery as indicated within the scope of this bid.

Approved Equal MUST include manufacturer's brand name, product # and unit size with bid.

SAMPLES ARE NOT REQUIRED AT THE TIME OF BID SUBMISSION BUT RATHER ONLY UPON REQUEST PRIOR TO THE AWARD.

Samples must be received within 10 days after request has been made by NPBD.

APPROVED EQUAL SPECS INCLUDING BRAND NAME, PRODUCT #, UNIT SIZE AND CATALOG CUT MUST BE INCLUDED OR CONTRACTOR MAY BE DEEMED NON-RESPONSIVE.

*If an alternate item is being proposed, the bidder shall so indicate by providing a full description of the proposed substitute as well as provide data sheets, catalog cuts, performance and test data, and any other information which will support or otherwise prove quality; such proof rests entirely with the bidder.

If the alternate product information (listed above) is not provided at the time of the bid the bidder may be deemed non responsive.

Deliveries are to be in accordance with the project manual.

TRADE: PAINTING AND RELATED SUPPLIES

Item Description	Mfg'r	Model/Part #	Qty	Unit Price	Total
Item 1 –	Purdy, Wooster or	Pro-Extra, Ultra	28	CIRCLE	Total
Professional Grade 2" Straight Paint	Linzer or equal	Pro or Pro	20		
Brush	Emzer or equal	Impact or equal			
Item 2 –	Purdy, Wooster or	Pro-Extra, Ultra	12		
Professional Grade 2 ½" Straight Paint	Linzer or equal	Pro or Pro	12		
Brush	Emzer or equal	Impact or equal			
Item 3 –	Purdy, Wooster or	Pro-Extra, Ultra	24		
Professional Grade 3" Straight Paint	Linzer or equal	Pro or Pro	24		
Brush	Emzer or equal	Impact or equal			
Item 4 –	Purdy, Wooster or	Pro-Extra, Ultra	12		
Professional Grade 2" Angle Brush	Linzer or equal	Pro or Pro	12		
Trotessional Grade 2 Tangle Brush	Emzer or equar	Impact or equal			
Item 5 –	Purdy, Wooster or	Pro-Extra, Ultra	12		
Professional Grade 2 ½" Angle Paint	Linzer or equal	Pro or Pro	12		
Brush	Emizer of equal	Impact or equal			
Item 6 –	Purdy, Wooster or	Pro-Extra, Ultra	6		
Professional Grade 3" Angle Paint	Linzer or equal	Pro or Pro	U		
Brush	Linzer of equal	Impact or equal			
Item 7 –	Purdy, Wooster or	744009, BR017,	6		
9" Paint Roller Frame	Linzer or equal	RF2119 or equal	U		
Item 8 –	Purdy, Linzer or	140508093,	160		
9" Paint Roller Covers, ½" nap, for	equal	63249-4, Plylam	100		
Smooth/Light Textured Surfaces for	equai	RC1440900 or			
Latex & Oil Contractor Pack		equal			
Item 9 –	Purdy, Wooster or	140608094,	30		
9" Paint Roller Covers, 3/4" nap, for	Linzer or equal	632259-3, Pylam	30		
Rough Surfaces for Latex & Oil,	Linzer of equal	RC1450900 or			
Contractor Pack		equal			
Item 10 –		140608095,	12		
9" Pint Roller Covers, 1" nap, for Very		63269-2, Pylam	12		
Rough Surfaces for Latex & Oil,		RC1460900 or			
Contractor Pack		equal			
Item 11 –		140608096,	6		
9" Paint Roller Covers, 1 1/4" nap, for		63279-1 Pylam	U		
Extra Rough Surfaces for Latex & Oil,		RC1470900 or			
Contractor Pack		equal			
Item 12 –	Wooster or equal	Sherlock GT	3		+
Paint Roller Frame Extension Poles,	Troosect of Equal	00R097000 or	3		
Professional Grade, 1' to 2'		equal			
Item 13 –	Mr. Longarm or	3204 or equal	2		+
Paint Roller Frame Extension Poles,	equal	SAUT OF Equal			
Professional Grade, 2' to 4'	cquai				
Item 14 –	Goodwell or equal	7508 or equal	2		
Paint Roller Frame Extension Poles,	Soouwen of equal	1500 of equal	4		
Professional Grade, 4' to 8'					
Item 15 –	Goodwell or equal	7512 or equal	1		
Paint Roller Frame Extension Poles,	Goodwen of equal	1312 of equal	1		
Professional Grade, 6' to 12'					
Item 16 –	DAP, OSI or equal	18139, P73261125	144		+
Silicone Caulking Cartridges, White	DAI, OSI OF equal	or equal	144		
Paintable for Caulking Applicator		or equal			
annable for Caulking Applicator	1		1	1	

TRADE: PAINTING AND RELATED SUPPLIES

Item Description	Mfg'r	Model/Part #	Qty	Unit Price	Total
Item 17 –	DAP, GE or equal	18162, GE012A	36		
Silicone Caulking Cartridges, Clear,	•	or equal			
for Caulking Applicator		_			
Item 18 –	Norton, 3M or	356, 25180P-G or	300		
Sand Paper Sheets, 9" x 11", Fine Grit	equal	equal			
Item 19 –	Norton, 3M or	48354, 2400M-L	150		
Sand Paper Sheets, 9" x 11", Medium	equal	or equal			
Grit	•				
Item 20 –	Norton, 3M or	1624, 25060P-G	60		
Sand Paper Sheets, 9" x 11", Course	equal	or equal			
Grit	_	_			
Item 21 –	3M Scotch,	2050-1, 1042429	20		
Painters' Masking Tape, 1" x 60'	Painters' Mate or	or equal			
	equal	_			
Item 22 –	3M Scotch or	2050-2 or equal	60		
Painters' Masking Tape 2" x 60'	equal				
Item 23 –	Shurline or equal	12400ZS or equal	12		
Metal Teflon Paint Trays, 2 5/8" deep x	•	_			
15" length x 10 3/4" wide					
Item 24 –	Linzer or equal	RM 411	60		
9" Plastic Paint Tray Liners	_				
Item 25 –	3M	TEKK 91252-	24		
Chemical Splash / Impact Safety		80025T			
Goggles					
Item 26 –	Metroflex or equal	123-XL	1 case		
Nitrile Powder Free Gloves, 50 pack					
Item 27 –	3M	6211	1 case		
Paint Respirators, medium					
Item 28 –	3M	6001	2 pairs		
Organic Vapor Cartridges					
Item 29 –	Green Mountain	Cordova	6		
Disposable Microporous, White,	or equal	Defender II,			
Painters Coveralls, XL		#HDMP200XL			
Item 30 –	Green Mountain	Cordova	6		
Disposable Microporous, White,	or equal	Defender II.			
Painters Coveralls, XXL		#HDMP3002XL			
Item 31 –			12		
Canvas Drop Cloths w/cloth backing,					
12 oz., 9' x 12'					
Item 32 –			3		
Canvas Drop Cloth Runner w/cloth					
backing, 12 oz., 4' x 6'			1.50		
Item 33 –			160		
Plastic Drop Cloths 1 mil, 9' x 12'					
Item 34 –			24		
5 quart Metal Paint Bucket					
Item 35 –			1 case		
5 quart Metal Paint Bucket liners			24		
Item 36 –			24		
6 in 1 Putty Knives			1		

TRADE: PAINTING AND RELATED SUPPLIES

Item Description	Mfg'r	Model/Part #	Qty	Unit Price	Total
Item 37 –			6		
6" Flexible Joint Putty Knives					
Item 38 –			6		
6" Siff Joint Putty Knives					
Item 39 –	Lincoln Electric or	KH586 or equal	6		
Wire Brushes, wooden handle, 3" x 19"	equal				
Item 40 –	Wall Board Tools	54-005 or equal	30		
Wall and Ceiling Repair Patches, 4" x	or equal				
4"					
Item 41 –	Wall Board Tools	54-006 or equal	40		
Wall and Ceiling Repair Patches, 6" x	or equal				
6"	W 11 D 1 T 1	54.005	20		
Item 42 –	Wall Board Tools	54-007 or equal	20		
Wall and Ceiling Repair Patches, 8" x	or equal				
8" Item 43 –	USG	38514000000 or	6		
	USG		6		
Joint Compound, 5 gallon pail Item 44 –	USG	equal 38163000000 or	24		
Sheet Rock Light weight setting Joint	USG	equal	24		
Compound, 18 lb. bag		equai			
Item 45 –	USG	3814151060 or	24		
Sheet Rock Light weight setting Joint	USG	equal	24		
Compound, 4.3 lb.		equai			
Item 46 –	Wall Board Tools	ST-200 or equal	2 cases		
Sheet Rock Glass Mesh Joint Tape, 2"	or equal	51-200 of equal	2 cases		
x 200	or equal				
A #UU					
Item 47 –			6		
Contractor Brush and Roller Cleaner					
Item 48 –	Kilz or equal	20902 or equal	24		
Paint Sealer, oil based,	1 1				
Interior/Exterior, 1 gallon bucket					
Item 49 –	Kilz or equal	20000 or equal	6		
Paint Sealer, oil based,	•	•			
Interior/Exterior, 5 gallon pail					
Item 50 –	Kilz or equal	L101348 or equal	36		
Paint Sealer, Interior/Exterior, 13 ox.,	_	_			
Spray cans					
Item 51 –	Minwax,	71030, 242173,	12		
Oil based Polyurethane, 1 gallon pails,	Varathane,	330813 or equal			
Gloss Finish	Rustoleum or				
	equal				
Item 52 –	Minwax,	71029, 242170,	12		
Oil Based Polyurethane, 1 gallon pails,	Varathane,	330833 or equal			
Semi-Glass Finish	Rustoleum or				
	equal		_	1	
Item 53 –		71028, 9132,	2		
Oil Based Polyurethane, 1 gallon pails		330813 or equal			
Satin Finish				<u> </u>	
Item 54 –	Varathane,	230031, 258688	12		
Water Based Polyurethane, 1 gallon	Rustoleum or	or equal			
pails, Gloss Finish	equal				

TRADE: PAINTING AND RELATED SUPPLIES

Item Description	Mfg'r	Model/Part #	Qty	Unit Price	Total
Item 55 –	Varathane,	230131, 258691	12		
Water Based Polyurethane, 1 gallon	Rustoleum or	or equal			
pails, Semi-Gloss Finish	equal				
Item 56 –	Varathane,	230231, 258690	2		
Water Based Polyurethane, 1 gallon	Rustoleum or	or equal			
pails, Satin Finish	equal	•			
Item 57 –	Klean-Strip or	GKPT94002P or	12		
Paint Thinner, 1 gallon cans	equal	equal			
Item 58 –	Benjamin Moore	Moorcraft Super	50		
Calsomine Coater, 1 gallon pail	3	Spec			
Item 59 –	Behr, Benjamin	Ultra, Regal	60		
Interior ceiling paint w/Paint and	Moore, Sherwin	Select, Super			
Primer, 1 gallon pails	Williams,	Paint, Unite			
	California	,			
Item 60 –	Behr, Benjamin	Ultra, Regal	12		
Interior ceiling paint w/Paint and	Moore, Sherwin	Select, Super			
Primer, 5 gallon pails, white	Williams,	Paint, Unite			
	California	- umi, chic			
Item 61 –	Behr, Benjamin	Ultra, Regal	50		
Interior Paint w/Paint & Primer, Semi-	Moore, Sherwin	Select, Super	50		
Gloss, various colors, 1 gallon bucket	Williams,	Paint, Unite			
Gloss, various colors, i ganon bucket	California	Tunii, Cinic			
Item 62 –	Behr, Benjamin	Ultra, Regal	50		
Interior Paint w/Paint & Primer, Egg	Moore, Sherwin	Select, Super	20		
Shell, various colors, 1 gallon buckets	Williams,	Paint, Unite			
Silon, various colors, i ganon sucheus	California				
Item 63 –	Behr, Benjamin	Ultra, Regal	50		
Interior Paint w/Paint & Primer, Satin,	Moore, Sherwin	Select, Super			
various colors, 1 gallon buckets	Williams,	Paint, Unite			
various corors, r gamon auchous	California				
Item 64 –	Behr, Benjamin	Ultra, Regal	10		
Interior Paint w/Paint & Primer, Flat,	Moore, Sherwin	Select, Super			
various colors, 1 gallon buckets	Williams,	Paint, Unite			
Sandi Macilow	California	,			
Item 65 –	Behr, Benjamin	Ultra, Regal	60		
Interior Paint w/Paint & Primer, Semi-	Moore, Sherwin	Select, Super			
Gloss, various colors, 5 gallon buckets	Williams,	Paint, Unite			
Zana, include colors, o guildi nuclioti	California	,			
Item 66 –	Behr, Benjamin	Ultra, Regal	20		
Interior Paint w/Paint & Primer, Egg	Moore, Sherwin	Select, Super			
Shell, various colors, 5 gallon buckets	Williams,	Paint, Unite			
	California	,			
Item 67 –	Behr, Benjamin	Ultra, Regal	20		
Interior Paint w/Paint & Primer, Satin,	Moore, Sherwin	Select, Super			
various colors, 5 gallon buckets	Williams,	Paint, Unite			
	California				
Item 68 –	Behr, Benjamin	Ultra, Regal	10		
Interior Paint w/Paint & Primer, Flat,	Moore, Sherwin	Select, Super			
various colors, 5 gallon buckets	Williams,	Paint, Unite			
. allows colors, a Samon pachen	California	- 41110, 011100	1		1

TRADE: PAINTING AND RELATED SUPPLIES

Item Description	Mfg'r	Model/Part #	Qty	Unit Price	Total
Item 69 –	Behr, Benjamin	Ultra, Regal	30		
Exterior Paint w/Paint and Primer, Semi-Gloss, various colors, 1 gallon	Moore, Sherwin Williams,	Select, Super Paint, Unite			
buckets	California	Taint, Onite			
Item 70 –	Behr, Benjamin	Ultra, Regal	10		
Exterior Paint w/Paint & Primer, Egg	Moore, Sherwin	Select, Super	10		
Shell, various colors, 1 gallon buckets	Williams,	Paint, Unite			
, , ,	California	,			
Item 71 –	Behr, Benjamin	Ultra, Regal	30		
Exterior Paint w/Paint & Primer,	Moore, Sherwin	Select, Super			
Satin, various colors, 1 gallon buckets	Williams,	Paint, Unite			
	California				
Item 72 –	Behr, Benjamin	Ultra, Regal	10		
Exterior Paint w/ Paint & Primer,	Moore, Sherwin	Select, Super			
Flat, various colors, 1 gallon buckets	Williams,	Paint, Unite			
14 72	California	Illana Dagal	10		
Item 73 – Exterior Paint w/Paint & Primer, Semi-	Behr, Benjamin Moore, Sherwin	Ultra, Regal Select, Super	10		
Gloss, various colors, 5 gallon buckets	Williams,	Paint, Unite			
Gloss, various colors, 5 ganon buckets	California	Tami, Omic			
Item 74 –	Behr, Benjamin	Ultra, Regal	2		
Exterior Paint w/Paint & Primer, Egg	Moore, Sherwin	Select, Super			
Shell, various colors, 5 gallon buckets	Williams,	Paint, Unite			
, , ,	California	,			
Item 75 –	Behr, Benjamin	Ultra, Regal	10		
Exterior Paint w/Paint & Primer,	Moore, Sherwin	Select, Super			
Satin, various colors, 5 gallon buckets	Williams,	Paint, Unite			
	California				
Item 76 –	Behr, Benjamin	Ultra, Regal	4		
Exterior Paint w/Paint & Primer, Flat,	Moore, Sherwin	Select, Super			
various colors, 5 gallon buckets	Williams, California	Paint, Unite			
Item 77 –	Behr, Benjamin	Ultra, Regal	100		
Floor Paint, 1 gallon pails	Moore, Sherwin	Select, Super	100		
1 1001 1 amt, 1 ganon pans	Williams,	Paint, Unite			
	California	Tunit, Cinc			
Item 78 –	Behr, Benjamin	Ultra, Regal	3		
Floor Paint, 5 gallon bucket	Moore, Sherwin	Select, Super			
	Williams,	Paint, Unite			
	California				
Item 79 –	Rustoleum	7779402	10		
Protective Enamel, Oil Based, Gloss, 1					
gallon buckets, Black	D (1	##00 400	40		
Item 80 –	Rustoleum	7792402	10		
Protective Enamel. Oil Based, Gloss, 1					
gallon buckets, White Item 81 –	Rustoleum	7715402	1		
Protective Enamel, Oil Based, Gloss, 1	Kustoieuiii	//15404	1		
gallon buckets, Aluminum					
Item 82 –	Rustoleum	7792830	12		
Protective Enamel. Oil Based, Gloss,		. 7,2000			
13 oz. spray cans, various colors					

TRADE: PAINTING AND RELATED SUPPLIES

ITEM SHEET 6

Item Description	Mfg'r	Model/Part #	Qty	Unit Price	Total
Item 83 –	Rustoleum	7776830	12		
Protective Enamel, Oil Based, Flat,					
13 oz. spray cans, various colors					
Item 84 –	Rustoleum	7780830	12		
Spray Paint Primer, Clean Metal, 12					
OZ.					
Item 85 –	Rustoleum	7769830	12		
Spray Paint Primer, Rusty Metal, 12					
OZ.					
Item 86 –	Rustoleum	7780502	12		
Paint Primer, Clean Metal, 12 oz.					
Item 87 –	Rustoleum	7769502	12		
Paint Primer, Rusty Metal, 12 oz.					

Signature	Date _			
Print Name	Title Telephone			
Company				
Address	City	State	Zip	
E-mail				

END OF SECTION